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IDENTIFIERS	Legal Secretaries; *Quinmester Program

ABSTRACT

The course is designed to help the student qualify for employment as a typist in a legal office. Instruction is given to enable the student to prepare all types of legal documents, spell and use legal terminology correctly, and transfer legal information from the document to another. The course description includes: (1) equipment and supplies, (2) skill building, (3) legal vocabulary, (4) legal forms, (5) legal correspondence, (6) English usage and grammar drills, and (7) personal traits and ethics. An appendix offers sample activity materials, a sample test, and an index of legal terms. (MW)



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LEGAL TYPEWRITING

Business Education--7705.35 (New: 7766.35)

DIVISION OF INSTRUCTION+1971

DADE COUNTY PUBLIC SCHOOLS

LEGAL TYPEWRITING

7705.35 (New: 7766.35)

Business Education

Written by Melanie Missirlian And Approved by the Business Education Steering Committee For Quinmester Courses

for the

DIVISION OF INSTRUCTION Dade County Public Schools Miami, FL 33132 1973



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I. COURSE TITLE--LEGAL TYPEWRITING

II. COURSE NUMBER--7705.35 (New: 7766.35)

III. COURSE DESCRIPTION

- A. Synopsis This course is designed to help the student qualify for employment as a typist in a legal office. Instruction is given to enable the student to prepare all types of legal documents, spell and use legal terminology correctly, and transfer legal information from one document to another.
- B. Occupational Relationships Legal secretary Legal typist Legal stenographer Legal stenographer
- C. Textbook One or more of the state adopted textbooks and/or one or more of the department's choosing. The text-kit, <u>Legal Typewriting</u> seems to offer a wider choice of problems and legal forms than other available books.
- IV. COURSE ENROLLMENT GUIDELINES
 - A. Prior Experience Needed The student should have attained the objectives of Advanced Clerical Typewriting prior to enrollment in this course.
 - B. Pretest This test should be used to determine whether the student has attained the objectives of this course and/or the objectives of the preceding course. It should also help the teacher determine individual placement within the class.
 - C. Related Learnings

ERIC

A legal typist needs more skills than are developed in Legal Typewriting. Other quinmester courses that are recommended include: The Law and the Establishment 7715.01 (New: 7602.01) The "Ins and Outs" of Everyday Contracts 7715.11 (New: 7602.11) Legal Responsibilitiy 7715.22 (New: 7602.22) The Office in Action 7716.11 (New: 7644.11)

V. COURSE OF STUDY PERFORMANCE OBJECTIVES

Upon successful completion of this course, the student will be able to--

- type a 5-minute timed writing at a minimum of 40 gross words a minute (syllabic intensity of 1.5 or higher) from straight-copy legal material with a maximum of five errors;
- spell and define 50 of the most commonly used legal terms with 90 percent accuracy;

- V. COURSE OF STUDY PERFORMANCE OBJECTIVES, Continued
 - 3. recognize various legal forms and kn.w which form is required for at least five given situations;

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- 4. type five or more of the following legal forms with 100 percent accuracy (corrections allowed if flawlessly made; exception: no corrections allowed on dates and amounts of money): contract. partnership agreement, power of attorney, writ, complaint, summons, interrogatories, will, probate petition, affidavit, mortgage, bond, deed; and
- 5. demonstrate personal qualities, traits, and attitudes of a legal typist through good habits and self-evaluations.

VI. COURSE CONTENT

- A. Equipment and Supplies
 - Basic needs 1.
 - (a) Typing desk for each student--adjustable
 - (b) Typewriters
 - (c) Chair suitable for good typing posture
 - (d) Textbooks for each student
 - (e) Paper (legal and standard size)
 - (f) Onionskin or second sheet paper (legal and standard size)
 - (g) Carbon paper (legal and standard size)
 - (h) Stopwatch and interval timer with bell
 (i) Legal forms and legal backing sheets

 - (j) Correction tape, correction fluid, pencil and ink eraser
 - (k) Envelopes--2 or more sizes
 - (1) English dictionaries or word books, standard law dictionaries
 - 2. Supplementary needs
 - (a) Overhead projector and screen

 - (b) Filmstrip projector and screen(c) Reference handbooks for legal secretaries
 - (d) Notebook in which notes and legal form samples are kept
 - (e) Local legal newspaper
- B. Skill Building
 - 1. Timed writings (one, three, and five minutes)
 - (a) Straight copy
 - (b) Legal copy
 - 2. Accuracy drills
 - (a) Errorless sentences
 - (b) One-minute drills striving for perfect typing from copy
 - 3. Reinforcement drills
 - (a) Balanced hand drills
 - (b) One-hand drills
 - (c) Long-word drills
 - (d) Legal words drills
 - (e) Alignment drills
 - (f) Tabulation drills

VI. COURSE CONTENT, Continued

- C. Legal Vocabulary (See Appendix for samples)
- D. Legal Forms
 - 1. Familiarity with the forma
 - 2. Understanding of legal importance and usage of each form

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- 3. Types of legal forms
 - (a) Contract
 - (b) Agreement
 - (c) Power of Attorney
 - (d) Declaration
 - (e) Writ
 - (f) Summons
 - (g) Interrogatories
 - (h) Answer
 - (i) Deed
 - (j) Resolution
 - (k) Waiver
 - (1) By-Laws
 - (m) Will
 - (n) Probate Petition
 - (o) Fiduciary Bond(p) Indictment

 - (q) Mortgage
 (r) Notice of Appeal
 (s) Partnership Agreement
 - (t) Complaint
 - (u) Affidavit
- E. Legal Correspondence
- F. English Usage and Grammar Drills Related to Legal Typing
 - 1. Punctuation and capitalization drills
 - 2. Word division drills
 - 3. English usage drills
- G. Personal Traits and Ethics
 - 1. Loyalty
 - 2. Honesty
 - 3. Courtesy
 - 4. Cooperation
 - 5. Punctuality
 - 6. Concentration
 - 7. Neatness
 - 8. Initiative
 - 9. Responsibility
 - 10. Privileged information



VII. SUGGESTED PROCEDURES, STRATEGIES AND LEARNING ACTIVITIES

A. Course Strategy and Method

Individualized instruction may be employed in a simulated legal office. This method is recommended in order for the students to become proficient in this very specialized occupation.

Reinforcement through technique improvement drills, timed writings, demonstrations, practice sessions, performance and/or written tests, and problem solving is suggested. Introduction of legal terminology should be followed by jobs or assignments in which these words are put to practical use.

The student should be permitted to work at his own rate with minimums established and to take as long as needed to attain sufficient competency for employment.

B. Skill Building

Timed writings should be given on a regular basis so that the student will maintain the skill he has previously acquired. Paragraphs, sentences, and five-minute writings on straight copy material as well as legal material should be utilized.

Work should be alalyzed and proper drills should be offered to correct individual problems in typing techniques.

- C. Legal Terminology
 - 1. Vocabulary training

The student should be introduced to the most commonly used legal terms. Abbreviations, which are most commonly used, should be a part of these drills. The student should be encouraged to use a good legal dictionary when typing. Each student should compile a personal dictionary of law terms and their definitions.

- 2. Spelling drills After the student has drilled on the proper spelling of terms, quizzes should be administered on these terms.
- 3. Typing drills Conditioning practice or warm-up drills should contain difficult terms which the student will type such as the following:

abstract accessory accruals acknowledge accusation acquittal acquisition ad infinitum ad valorem adjudicate affiant alias appellate assessment actorney bailiff bankruptcy bequeath brief

D. Legal Form Typing

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 Typing techniques The student should be familiar with proper techniques before he types actual forms. Alignment drills would be extremely

VII. SUGGESTED PROCEDURES, STRATEGIES AND LEARNING ACTIVITIES, Confinued

pertinent. Practice should be given in making flawless corrections and the student should realize that no corrections will be allowed on dates and amounts of money that are typed on legal forms. The student should be taught how to keep all typing within marginal lines on legal cap, how to type signature lines for makers and witnesses of documents, how to type caption boxes, how to number pages, how to type endorsements, and how to draw "2" rulings.

2. Form recognition

The student should become familiar with the various forms that will be used before actually beginning to type them. Drills should be given requiring the student to name the specific form needed when a problem arises. Each student should maintain a notebook in which notes and sample legal forms are kept.

3. Procedure

After practicing the various techniques and becoming familiar with the many forms, the student should be given actual practice in filling out these forms in order to build speed and accuracy.

E. Employment Preparation

Local attorneys or legal secretaries can be invited (1) to interview members of the class; (2) to discuss unique procedures in a legal office; (3) to tell of training requirements of legal typists; and (4) to discuss employment opportunities and pay scales.

Students could bring in ads from local newspapers concerning jobs for legal typists and legal secretaries for discussion and comparison of the requirements and wages.

F. Personal Development

Films could be shown and material typed on desirable personal traits necessary for successful employment in a legal office. Emphasis should be placed on the importance of respecting the confidential nature of their work.

VIII. EVALUATIVE INSTRUMENTS

A. Tests

Suggested items for tests may be found in the sample evaluative instruments in the Appendix. The pretest and posttest should include all of the following types of test items. The interim tests may be limited to one or more of the types depending upon the purpose for testing the student. Ideally, all tests are administered to an individual student at proper points in his progress.

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PURPOSE

VIII. EVALUATIVE INSTRUMENTS, Continued

TYPE

Fundamental Skills Test	To determine if students have developed the basic skills necessary for production typing of legal forms, letters, and envelopes.
Legal Vocabulary Test	To determine the student's ability to spell and define common legal terms with 90 percent accuracy.
Legal Forms Test	To determine whether the student can type various legal forms in the

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Production Timed Writings

To determine the net production rate the student has developed in typing legal problems.

correct manner with errors corrected.

B. Grading

There is no "one" method of grading that is best; however, there should be consistency in grading throughout the course.

The work produced in the legal area is either mailable or not mailable. Production work should be evaluated on the basis of its relationship to the standards included in the objectives.

IX. RESOURCES FOR STUDENTS

The sources listed here are in addition to those listed in Advanced Clerical Typewriting and Advanced Skill Building.

A. Text-Kit (Textbook, workbook, key organized as a reference, and all forms needed for completion of problems; vinyl carrying case)

Grahn, Milton; Curchack, Norma; and Yengel, H. F. Legal Typewriting. New York: Gregg Division of McGraw-Hill Book Company, 1968.

- B. Books and Reference Manuals
 - Altholz, Gertrude. <u>Modern Typewriting Practice</u>, 3rd ed. New York: Pitman Publishing Corporation, 1962.
 - Kurtz, Margaret; Adams, Dorothy; and Vezeau, Jeannette. <u>10,600</u> <u>Legal Words</u>. New York: Gregg Division of McGraw-Hill Book Company, 1971.
 - Legal Secretary's Encyclopedic Dictionary. New Jersey: Prentice-Hall, Inc., 1962.
 - Leslie, Louis A. and Coffin, Kenneth B. <u>Handbook for the Legal Secre-</u> tary. New York: Gregg Division of McGraw-Hill Book Company, 1968.

- IX. RESOURCES FOR STUDENTS, Continued
 - Miller, Besse Mae. Legal Secretary's Complete Handbook. New Jersey: Prentice-Hall, Inc., 1965.

Pascale, Alfred C. <u>The Secretarial Specialist</u>. Providence, R. I.: Programs for Achievement in Reading, Inc., 1971.

X. RESOURCES FOR TEACHERS

The sources listed here are in addition to those listed in Advanced Clerical Typewriting and Advanced Skill Building.

Transparencies:

Gregg Typing Transparency Library. New York: Gregg Division of McGraw-Hill Book Company, 1968. Volume 5, Manuscripts and Reports, \$57.50

Western Publishing Educational Services, 1220 Mound Avenue, Racine, WI 53404.

J8-818 How to Prepare a Legal Back J8-819 How to Prepare a Legal Back--Form J8-820 Typing an Already Prepared Legal Document J8-821 Typing a Legal Document on Margins



APPENDIX

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SAMPLE ACTIVITY

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FIND AND CIRCLE THE HIDDEN LEGAL TERMS:

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sample activity - KEY

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FIND AND CIRCLE THE HIDDEN LEGAL TERMS:

TOTAL = 40



Down	A sworn statement in writing	First paper served on defendant	Legal instruments directing property's disposition after death	Sworn statements that the allegations in a pleading are true	Clause in an official certificate	Decisions of courts after trials of rights of parties	The person bringing action against another	A public officer who administers oaths, etc.	Judgements	ACTO88	Legal documents setting forth claims	Counties and states where the facts of cases occurred	Clause which begins with "IN WITNESS WHEREOF"	Defendant's first pleading	Courts in which cases are to be heard	"WHEREFORE" clause where plaintiff "prays" for compensation	Agreement between counsels	Directions of a court or judge	First pleading by plaintiffs	A legal paper dealing with a business transaction and recorded by County recorder	•
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SAMPLE TEST

PLEADINGS AND THEIR USAGES

Matching

Directions: Below at the left are various types of pleadings. Under them are descriptions of usages for these pleadings. Match the correct description with the pleading by placing the corresponding letter to the right of the pleading.

1.	Statement of Claim
2.	Petition for Appointment of Guardian
3.	Petition for Probate of Will
4.	Motion for Bill of Particulars
5.	Complaint for Damages
6.	Complaint for Divorce

Description

- a. All cases having a monetary value of \$750.00 up to \$5,000.00.
- 5. All cases involving estates of deceased persons.
- c. All suits involving monetary claims of \$.0) to \$750.00.
- d. All suits with monetary value of \$5,000 and above.
- e. All cases involving the guardianship of minors or mentally incompetent persons.
- f. All felonies except those that may result in capital pusishment.



KEY TO CROSSWORD PUZZLE

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DOW	N	ACR	oss
1.	Affidavit	2.	Pleadings
3.	Summons	4.	Venues
5.	Wills	ΰ.	Testimonium
7.	Verifications	8.	Answer
9.	Jurat	11.	Jurisdictions
11.	Judgments	13.	Prayer
13.	Plaintiff	14.	Stipulation
15.	Notary	16.	Orders
17.	Decrees	18.	Complaint
		20.	Legal Instrument

KEY TO PLEADINGS AND THEIR USAGES

- 1. c
- 2. e
- 3. ъ
- 4. f
- 5. a
- 6. d



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LEGAL TERMS

abstract of title	A summary statement of the successive conveyences upon which title to a piece of land rests
accessory	A person who contributes to the commission of a crime, but not as the chief agent
accruals	To accumulate
acknowledge	Admit to be true; recognize the authority of
acknowledgment or acknowledgement	A statement of acceptance of responsibility. The short declaration at the end of a legal paper showing that the paper was duly executed and acknowledged
accusation	An allegation or charge of wrongdoing
acquittal	The setting free of a person who has been charged with a crime
acquisition	The act by which a person gains possession of property
action	Proceedings at law
ad infinitum	Without limit
ad valorem	According to value, as a duty
adjudicate	To settle by a judicial decree
administrator	A person appointed by a law court to settle estates
administratrix	A woman administrator
əffiant	A person who makes an affidavit
affidavit	A sworn statement in writing
agent	A person appointed to act in another's stead
alias	An assumed name
alimony	Money paid by a husband for support of his wife pending or after her divorce or legal separation
allege	To make a statement of fact; to state positively
allocate	To allow an appropriate proportion: to allot

amicable action An action entered into by free agreement of both parties

annulment The act of making void

anonymous Without a name

appellant One who appeals to another court for a judicial decision

appellate court A court that has the power to review and affirm, reverse, or modify the judgment of another court

arraignment The act of calling a prisoner before a court to answer an indictment

assault and battery The unlawful touching of a person with the intent of doing physical injury, with the ability to carry out the intention

assessment The process of apportioning an amount to be paid, as an assessment of damages or taxes

assignment The act of transferring title to property in writing

attestation The act of signing as a witness. Attestation of certain instruments by duly authorized officers

attorney at law A lawyer currently practicing law

defendant The legal agent for the accused

The legal agent for the complaining party

A minor officer of the court

bankruptcy The state of a person who is unable to pay his debts

being duly sworn Having taken an oath: bound by an oath

beneficiaries

attorney for the

attorney for the

plaintiff

bailiff

bequeath

bequest

The persons who are to receive the money or property from an insurance policy, will, etc.

To give or leave by will

A gift of personal property by a will



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LEGAL TERMS, Continued
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bill of particulars A detailed statement of the items of a plaintiff's demand in an action, or a defendant's counterclaim brief A statement of the facts and points of law of a case that are to be pleaded in a court certified copy A copy of a document or instrument signed and certified as true by the official in whose custody the original is citation A summons; a notice to appear in court; act of quoting a passage, as from a book collusion A secret agreement for a fraudulent or deceitful purpose compensatory damage Payment for sustained loss that is in direct proportion to the amount of value lost complaint It consists of the allegations made by one who institutes suit at law consideration An essential of a valid contract contract Any agreement between two or more persons that creates, modifies or destroys a legal relation corpus juris The body of the law counterclaim An opposing claim made by a defendant to offset the claim made by the plaintiff court docket A listing kept by a court clerk of all cases to be heard by the court court of appeals A court that reviews the proceedings and findings of a lower court damages The amount claimed or allowed as compensation for injuries sustained through the wrongful act or negligence of another de facto In fact; in reality declaration A statement made by witnesses instead of taking the oath. The first pleading of the plaintiff stating cause and complaint and asking relief An official order or decision decree defendan: The person against whom an action or suit is brought



deposition	Testimony taken upon questioning, not in court
divorce	Legal dissolution of the marriage relation
docket	A brief entry or the book containing such entries; list of law suits to be tried by court
due process of law	A course of legal proceedings that is in accordance with the laws of the land
duress	Constraint; compulsion
enact	To make into an act or law
escrow	A written document or funds held by a third person until the performance or fulfillment of some condition
ex officio	By virtue of one's office
ex post facto	After the fact
executor	A person appointed by a testator to administer estate
executors and administrators	Those licensed by probate court to handle the estate of a decedent
executory	That which is yet to be executed or performed
executory contract	A contracted agreement that is not yet executed, to be performed wholly or in part
executrix	Female person appointed by a testator to administer an estate
exemplary damages	Damages given beyond actual loss in order to punish and make an example of the offender (Punitive damage)
fiduciary	Of the nature of a trust; confidential
foreclosure	Termination of all rights of the mortgagor or his grantee in property covered by the mortgage
fraudulent	Deceitful; acting with fraud
give and bequeath	These words, in a will, import a benefit in point of right, to take effect upon the decease of the testator and proof of the will

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grand jury A body of persons that examines accusations against persons charged with a crime and finds bills of indictment if they see just cause guaranty A promise to answer for the payment of another's debt habeas corpus A writ requiring a prisoner to be brought into court to decide whether he is being held lawfully; literally, it means "you have the body" incumbent Imposed as a duty or obligation; one holding an office indemnity Immunity from penalty for past offenses indenture A deed to which two or more parties are mutually agreed to certain grants or obligations injunction A restraining order issued by a court of equity that requires a party to do or cease certain acts interlocutory Not final, provisional interrogatories A formal list of questions jointly and severally Persons who are "jointly and severally" in a bond or note may all be sued together or the creditor may select any one or more as the object of a suit jurat The clause written at the foot of an affidavit stating when, where and before whom such affidavit was sworn jurisdiction The legal authority of a court lest will and testament The terms used in drawing up a will lien A legal claim on the property of another for the satisfaction of some debt or duty litigate To contest a suit in court; test the validity of a claim by action litigation A suit at law The failure to exercise the care that circumstances negligence demand



notary	A public officer who administers oaths, attests or certifies deeds, takes affidavits and the like
oath	Any form of attestation by which a person signifies that he is bound in conscience to perform an act faithfully and truthfully
order	A written direction of a court or court officer that is not included in a judgment
persona non grata	A person who is not acceptable
petitioner	One who makes a petition (a written application to a court requesting its actions upon some matter)
plaintiff	The person who brings a complaint suit or action
pleadings	The formal assertions setting forth the claims and defenses of the parties to a lawsuit
power of attorney	A legal document authorizing one to act as an attorney or agent for another either for the management of a specified business or for the accomplishment of particular transaction
praecipe	A writ commanding the defendant to do a certain thing or to show reason why. An order to the clerk of the court written out and signed request- ing him to issue a particular writ
preliminary hearing	The hearing of a course before the formal court proceeding to determine whether the accused is being held lawfully
premise	That which is put before; that which precedes the foregoing statement
probate	Proving of a will;all matters of which probate courts have jurisdiction
prosecution	The carrying on of a suit or proceeding in a court of law
punitive	Concerned with punishment; inflicting punishment or penalty
<pre>punitive damages (also called exemplary damages)</pre>	Damages awarded in excess of compensatory damages to punish a defendant for a gross wrong
quash	To overthrow, annul, make void

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quasi	Used to indicate that one thing resembles another to which it is compared in some characteristics but not in others
qu asi-jud icial	Having a partly judicial character by possession of the right to hold hearings and conduct investi- gations into disouted claims
quasi legal	Has some legal implications but not genuinely legal
quitclain deed	The release of whatever title one may or may not have in the ownership of real estate or of a right therein
quo rum	The number of members of an organized body that is required to be assembled to legally conduct business
rebuttal	The giving of evidence in a suit to destroy the effect of evidence introduced by the other side
revocation	A withdrawal, an annulment; recall of some power or thing granted
scilicet	To wit, namely
sea]	Design stamped on to show ownership or authenticity; a paper circle mark, etc., representing it
solvent	Able to pay all debts
sound and disposing mind	The term usually used in a will to evidence the fact of the competency of the testator
specific performance	The actual performance of a contract by the party bound to fulfill it with no substitution of a like value or service
statute	A law enacted by a legislative branch of a government
statute of limitations	A law assigning a certain time after which rights cannot be enforced by legal action
statutory	Pertaining to a law passed by a legislative body
stipulation	Any condition in an agreement
subpoena	A writ commanding a person to appear in court under a penalty for failure to do so



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subrogstion	The substitution of one person in the place of another as a creditor who succeeds to the former's rights
sumons	A written notification served on a person warn- ing him to appear in court at a day specified
surety	One who promises to answer for a debt on behalf of a second person to a third person
testator	A person who leaves a will or testament in force at his death
testimony	The statement of a witness under oath that will be used as evidence or proof
torts	A civil wrong, especially one involving a right vested in a person or entity by law
trial	A judicial examination
verification	A formal statement under oath confirming that the content of a writing bearing one's signature is true and correct
waiver	The voluntary relinquishment of a right
will	An instrument directing the disposition of one's property after his death
witnesseth	To bear witness; give evidence
writ	A written command issued by a court of law, requiring the performance of an act or giving authority and commission to have it done

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